Docket No.: 6945.002.00

REMARKS

At the outset, Applicants thank the Examiner for the thorough review and consideration

of the subject application.

By the present amendment, Applicants hereby amend claims 1 and 13 and respectfully

submit that no new matter has been entered.

In the Non-Final Office Action dated January 6, 2004, the Examiner accepted the

drawings as informal and acceptable for examination purposes; and rejected claims 1-20 under

35 U.S.C. § 102(a) as being anticipated by Cppress.com (PTO-892 Ref U of Paper No. 10).

Applicants respectfully traverse the rejection and reconsideration is hereby requested.

Claim 1 is allowable over Cppress.com in that claim 1 recites a combination of elements

including, for example, "inputting into a computer... the identity of a pest existing on a

property... [inputting into the computer] the identity of a plant or crop existing on the property...

[inputting into the computer] the location of the property; and executing an algorithm for

generating therefrom instructions for choosing a pesticide registered in said location to protect

said plant or crop from said pest." Cppress.com fails to teach, either expressly or inherently, at

least these features of the claimed invention. Thus, Applicants respectfully submit that claims 2-

12, which depend from claim 1, are also allowable over Cppress.com.

Claim 13 is allowable over Cppress.com in that claim 13 recites a combination of

element including, for example, "a memory for storing... a plant database[,]... a pest

database[,]... a pesticide database; and location database; and... a processor connected to the

memory and being configured to generate instructions regarding which pesticides in the pesticide

database are registered for use in a location within the location database and can be used to

protect a plant in the plant database from a pest in the pest database." Cppress.com fails to teach,

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either expressly or inherently, at least these features of the claimed invention. Accordingly,

Applicants respectfully submit that claims 14-20, which depend from claim 13, are also

allowable over Cppress.com.

If the Examiner deems that a telephone call would further the prosecution of this

application, the Examiner is invited to call the undersigned at (202) 496-7500. All

correspondence should continue to be sent to the below-listed address.

If these papers are not considered timely filed by the Patent and Trademark Office, then a

petition is hereby made under 37 C.F.R. § 1.136, and any additional fees required under

37 C.F.R. § 1.136 for any necessary extension of time, or any other fees required to complete the

filing of this response, may be charged to Deposit Account No. 50-0911. Please credit any

overpayment to deposit Account No. 50-0911. A duplicate copy of this paper is provided.

Dated: April 6, 2004

Respectfully submitted,

Registration No.: 51,640

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